UNITED STATES DISTRICT COURT DISTRICT OF NEW HAMPSHIRE

UNITED STATES OF AMERICA)	
)	
)	
v.)	No. 15-MJ-24-01
)	
PEDRO PENA		

ASSENTED-TO MOTION TO EXTEND INDICTMENT DEADLINE PURSUANT TO 18 U.S.C. § 3161(h)(8)(A)

The United States of America, through undersigned counsel, and the defendant respectfully request a continuance and extension of the period within which to return an indictment in this matter 90 days until on or about July 13, 2015, pursuant to 18 U.S.C. § 3161(h)(8)(A). As grounds for this motion, the parties assert the following:

- 1. The defendant was charged by criminal complaint on March 13, 2015. Pursuant to Fed. R. Crim. P. 5, the defendant's initial appearance before this Court was held the same day.
- 2. The government and the defendant are presently discussing the possible disposition of this case by pre-indictment plea agreement, which the parties believe may be in their mutual interests. Under the terms of the Speedy Trial Act, this case must be indicted 30 days from the date of the initial appearance, plus any excludable time. See 18 U.S.C. §3161(b). Accordingly, a Show Cause hearing is currently scheduled for April 13, 2015. It is unlikely that the negotiation of a possible plea agreement will be completed by that date.
- 3. <u>Interests of Justice</u>. It is the position of the parties that the ends of justice will be best served by this continuance in that it will allow the parties additional time in which to attempt to arrange a pre-indictment disposition of this matter, thereby conserving judicial, grand jury, and governmental resources. It is the position of the parties that the interests of justice served by the

requested continuance outweigh the interests of the defendants and the public in a speedy

indictment.

4. The parties further request that the Court enter an order excluding the time period

from the date of the initial appearances through on or about July 13, 2015, from the Speedy Trial

Act calculations with respect to this case.

WHEREFORE, for the foregoing reasons, the undersigned respectfully and jointly request

that this Honorable Court:

A. Grant a continuance of the period within which to return an indictment in this

matter to on or about July 13, 2015, in the interests of justice; and

B. Exclude time from the Speedy Trial Act calculations as requested above.

Respectfully submitted,

JOHN P. KACAVAS

United States Attorney

April 10, 2015

By: /s/ Jennifer C. Davis

Jennifer Cole Davis Assistant U.S. Attorney

Bar No. 10222

U.S. Attorney's Office 53 Pleasant Street Concord, NH 03301

603.225.1552

Certificate of Service

I hereby certify that a copy of the above motion was sent, via ECF, to Paul J. Garrity, counsel for the defendant.

April 10, 2015

/s/ Jennifer C. Davis

Jennifer Cole Davis

Assistant U.S. Attorney